UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
	X : : CONSENT TO EXERCISE
, Plaintiff,	: JURISDICTION BY A UNITED : STATES MAGISTRATE JUDGE
-against-	: Case Number: : (BMC)
Defendant.	: : :
	X
	ITY OF A UNITED STATES EXERCISE JURISDICTION
voluntarily consent. If any party withholds con	I to any magistrate judge or to the district judge al from a judgment entered by a magistrate es Court of Appeals for the Second Circuit in
CONSENT TO THE EXERCISE OF JURISDICTION	ON BY A UNITED STATES MAGISTRATE JUDGE
	S.C. §636(c) and Fed.R.Civ.P. 73, the parties in strate Judge conduct any and all proceedings in a final judgment, and conduct all post-
Dated:	
Name of Firm	Name of Firm
By:	By:
Signature	Signature
Attorneys for plaintiff [Address/Telephone]	Attorneys for [Address/Telephone]
[Address/Telephone]	[Address/Telephone]
SO ORDERED:	

U.S.D.J.

MANDATORY REQUIREMENTS FOR INITIAL STATUS CONFERENCE

Counsel for all parties are directed to appear before the Honorable Brian M. Cogan for an initial case management conference in accordance with Fed. R. Civ. P. 16 on the date and time set forth in the ECF notice in Chambers 717S at the United States Courthouse, 225 Cadman Plaza East, Brooklyn, New York. Principal trial counsel must appear at this and all subsequent conferences.

<u>Plaintiff(s)</u> counsel (is) (are) directed to notify all attorneys in this action of the conference schedule in writing.

In cases where Fed. R. Civ. P. 26(f) applies, counsel for the parties shall confer in compliance therewith at least twenty-one (21) days prior to the scheduled conference to agree upon a proposed discovery plan.

<u>Counsel are directed to submit a joint letter to Chambers five days prior to the</u>
<u>conference</u> with a brief description of the case, including factual, jurisdictional, and legal basis for the claim(s) and defense(s); and addressing any contemplated motions.

Counsel are directed to bring to the conference a completed Case Management Plan using the attached form.

Based on the complaint in this action, the Court has preliminarily classified this case as non-complex and expects a Case Management Plan to provide for a maximum of 90 days from the Initial Status Conference for completion of fact discovery. The parties may provide for a longer period in their Case Management Plan and shall address the need for such longer period at the Conference.

Counsel are directed to review Judge Cogan's Individual Practices, which may be obtained on the Court's website at http://www.nyed.uscourts.gov/pub/rules/BMC-MLR.pdf. Requests for adjournment of the conference will be considered only if made in writing and otherwise in accordance with Judge Cogan's rules.

Forms of Consent and Release

Plaintiff(s) counsel is directed to serve defendant The City of New York, together with the summons and complaint, completed and executed originals of the forms of release and consent annexed hereto.

Consent to Trial Before Magistrate Judge.

If **ALL** parties consent to trial before a Magistrate Judge (with or without a jury), they may execute and file by ECF the enclosed consent form at least 72 hours before the Initial Status Conference. Upon filing of such form, the Initial Status Conference will be cancelled and the case referred to the Magistrate Judge, and the parties shall not file a Case Management Plan unless directed by the Magistrate Judge. Failure to return the executed Magistrate Judge consent form prior to the Initial Status Conference before Judge Cogan shall constitute a waiver of the parties' opportunity to proceed before a Magistrate Judge.

EAS	TERN D	ISTRICT COURT ISTRICT OF NEW YORK	Y
[PL	AINTIFF	Plaintiff, - against -	: : : : : : : CIVIL CASE MANAGEMENT PLAN : : : CV(BMC)
וטנ	EFENDA	Defendant.	: :
		trict Judge	X
			e parties, the following Case Management Plan der pursuant to Federal Rules of Civil Procedure
Α.	The ca	ise (is) (is not) to be tried to	a jury. [Circle as appropriate].
В.	Non-E	expert Discovery:	
	1.	Civil Procedure and the Local non-expert discovery is to be shall not be adjourned except u of the Court. Interim deadle extended by the parties on contract the court of the court.	Rules of the Eastern District of New York. All completed by, which date upon a showing of good cause and further order ines for specific discovery activities may be usent without application to the Court, provided can meet the discovery completion date.
		The parties shall list the concompletion dates in Attachmen	templated discovery activities and anticipated t A, annexed hereto.
	2.	Joinder of additional parties mu	ust be accomplished by

3.	Amended	pleadings	may	be	filed	without	leave	of	the	Court	unti

C. For all causes of action seeking monetary damages, each party shall identify and quantify in Attachment B, annexed hereto, each component of damages alleged; or, if not known, specify and indicate by what date Attachment B shall be filed providing such information.

D. Motions:

- 1. Upon the conclusion of non-expert discovery, and no later than the date provided below, the parties may file dispositive motions. The parties shall agree to a schedule and promptly submit same for the Court's approval, providing for no more than three rounds of serving and filing papers: supporting affidavits and briefs, opposing affidavits and briefs, and reply affidavits and briefs.
- The last day for filing dispositive motions shall be ______.
 (Counsel shall insert a date 30 days after the completion date for non-expert discovery.)
 - a. There shall be no cross-motions. Any motions not made by the agreed date shall, unless the Court orders otherwise, not be considered until after the timely-filed motion is determined.
 - b. Papers served and filed by the parties shall conform to the requirements set out in the Court's Individual Practices.
- **E.** Any request for relief from a date provided in this Case Management Plan shall conform to the Court's Individual Practices and include an order, showing consents and disagreements of all counsel, setting out all dates that are likely to be affected by the granting of the relief requested, and proposed modified dates. Unless and until the Court approves the proposed order, the dates provided in this Plan shall be binding.

F. Pre-Trial Motions:

Applications for adjournments and for discovery or procedural rulings will reflect or contain the positions of all parties, as provided by the Court's Individual Rules, and

are not to modify or delay the conduct of discovery or the schedules provided in this Case Management Plan except upon leave of the Court.

SO		$\mathbf{R}\mathbf{D}$	FR	\mathbf{FD})
\mathbf{v}	V.	$\mathbf{N}\mathbf{D}$		LL	٠.

Dated: Brooklyn, New York	U.S.D.J.
, 20	

ATTACHMENT A

The Parties are to list the discovery activities (i.e., production of documents, number of depositions, requests to admit, interrogatories) and anticipated completion dates:

	DISCOVERY ACTIVITIES	COMPLETION DATE
1.		
2.		
3.		
4.		
5.		
6.		
7.		
8.		
9.		
10.		

For all causes of action seeking monetary damages, each party shall identify and quantify each component of damages alleged:

1. **PLAINTIFF'S CLAIMS**:

2. <u>COUNTERCLAIMS AND CROSS-CLAIMS</u>:

3. <u>THIRD-PARTY CLAIMS</u>:

DESIGNATION OF AGENT FOR ACCESS TO SEALED RECORDS PURSUANT TO NYCPL 160.50[1][d]

I,	, Date of Birth	//	SS#	
pursuant to CPL § 160.50[1][d], Counsel of the City of New York, of the criminal action terminated is	hereby designate or his authorized re n my favor entitled	MICHAEL A. epresentative, as a People of the Sta	CARDOZO, (my agent to wh ate of New Yor	om records <u>k v.</u>
, Docket No. or Indicti , State of New Y made available.	ment No ork, relating to my	arrest on or abo	Court,	county of , may be
I understand that u CPL § 160.50, which permits thos by me, or (2) to certain other partie	e records to be ma-	de available only	(1) to persons	
I further understand the records may be made available \$ 160.50.				
The records to be records and papers relating to my on file with any court, police agordered to be sealed under the proventies.	arrest and prosecutency, prosecutor's	ion in the crimin office or state of	al action identi	fied herein
		, :		
STATE OF NEW YORK) : (COUNTY OF)	SS.:			
On this day of ne known and known to me to be	the individual des	cribed in and wh	ame no executed the	, to
nstrument, and he acknowledged to	me that he execute	ed the same.		
	N	OTARY PUBLIC	3	

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	X	
-against-	Plaintiff,	AUTHORIZATION TO DISCLOSE MEDICAL INFORMATION
The City of New York, et al.,		(BMC)
	Defendants.	
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	X	
TO: NAME AND ADDRESS OF MEDICAL	L PROVIDER	
I authorize the use and disclosu as described below.	re of	health information
Corporation Counsel of the City of New Yo captioned case, or to his authorized represent	ork, attorney for ative, a certifie te of Birth:	ed copy of the entire medical or; SS #:)
The medical record authorized person and any and all diagnostic tests, studi person.		ludes any and all x-rays of said of examinations relating to such
I understand that the information relating to sexually transmitted disease, acquired immunodeficiency virus (HIV). It may also health services, and treatment for alcohol, and disease.	l immunodeficion include informa	
This information may be disclose The Office of the Corporation Counsel 100 Church Street New York, NY 10007 for the purpose of defense of civil litigation	d to and used by	y the following organization:
I understand I have the right to re if I revoke this authorization I must do so in whealth information management department. Usexpire on the following date, event or condition; expiration date, event or condition, this authorization.	riting and pres	ent my written revocation to the revoked, this authorization will . If I fail to specify an

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I understand that authorization the disclosure of this health information is voluntary, I can refuse to sign this authorization. I need not sign this form in order to assure treatment. I understand I may inspect or copy the information to be used or disclosed, as provided in 45 CFR 164.524. I understand any disclosure of information carries with it the potential for an unauthorized re-disclosure and the information may not be protected by federal confidentiality rules. If I have questions about disclosure of my health information, I can contact (Name of Medical Provider's Risk Management Office).

Dated:	New York, N	few York , 20		
STATE OF N	EW YORK	)		
COUNTY OF		: SS: )		
appeared in and who e executed the sa	xecuted the t	, to me knov	vn and known to me	fore me personally came and to be the individual described acknowledged to me that he
			NOTARY PU	BLIC



### NYCHHC HIPAA Authorization to Disclose Health Information ALL FIELDS MUST BE COMPLETED

PATIENT NAME/ADDRESS		DATE OF BIRTH		PATIENT SSN
		MEDICAL RECORD NUMBER		TELEPHONE NUMBER
NAME OF HEALTH PROVIDER TO RELEASE INFORMATION	6550F	(CANTONIA TONIA TO	L	····
	i i	IC INFORMATION TO BE RELEASED		
	İ			
	Treatme	nt Dates fromtoto		
NAME & ADDRESS OF PERSON OR ENTITY TO WHOM INFO WILL BE				
SENT	INFORM Please i	NATION TO BE RELEASED (If the box is checked, you a note: unless all of the boxes are checked, we may be	are authonza e unable to p	ng the release of that type of information) process your request.
		scohol and/or Substance Abuse		Mental Health Information
		ogram Information	_	
REASON FOR RELEASE OF INFORMATION		enetic Yesting Information		HIV/AIDS-related Information
Legel Matter Individuel's Request	WHENV	MLL THIS AUTHORIZATION EXPIRE? (Please check o	ne)	······································
Other (please specify):	П	vent:		
	ا ت		On this de	le
I understand that if my medical and/or billing records conta MENTAL HEALTH, and/or CONFIDENTIAL HIV/AIDS REINDICATED HIV/AIDS REINDICATED HIV/AIDS I check the box(es) for this information on a understand that if I am authorizing the use or disclosure of HIV/AIDS-related information without my authorization, universelves a list of people who may receive or use my HIV/AIDS or disclosure of HIV/AIDS-related information, I may contact Commission of Human Rights at 212.306.7450. These ages understand that I have a right to refuse to sign this author will not be affected if I do not sign this form. I also understand my medical and/or billing information.	this form.  of HIV/AIDS- ess permitte DS-related is ct the New \ encies are re- ization and that if i in	related information, the recipient(s) is proved to do so under federal or state law. I all information without authorization. If I experience fork State Division of Human Rights at 21 expensible for protecting my rights.  That my health care, the payment for my heruse to sign this authorization, NYCHHC	released in the control of the contr	to the person(s) I have  from using or re-disclosing any stand that I have a right to scrimination because of the use 93 or the New York City  e, and my health care benefits tonor my request to disclose
Request for Access Form. I also understand that I have a r	ight to receiv	ve a copy of this form after I have signed	it.	on form by completing a
understand that if I have signed this authorization form to except to the extent that NYCHHC has already taken action obtaining insurance coverage.	use or discle a based on r	ose my medical and/or billing information, ny authorization or that the authorization	, I have th was obta	e right to revoke it at any time, ined as a condition for
o revoke this authorization, please contact the facility Hea	ith informati	on Management department processing t	this reque	est.
have read this form and all of my questions have been bove.	answered.	By signing below, I acknowledge that	l have n	ead and accept all of the
SIGNATURE OF PATIENT OR PERSONAL REPRESENTATIVE	IF NOT PATI PERSONAL I	ENT, PRINT NAME & CONTACT INFORMATION OF REPRESENTATIVE SIGNING FORM	<del></del>	
DATE	DESCRIPTIO ACT ON SEH	N OF PERSONAL REPRESENTATIVE'S AUTHORITY	то	

if HHC has requested this authorization, the patient or his/her Personal Representative must be provided a copy of this form after it has been signed.

HHC USE ORLY Initials of Hill employee processing request Date Completed Convinents



## OCA Official Form Not.: 968 AUTHORIZATION FOR RELEASE OF HEALTH INFORMATION PURSUANT TO HIPAA [This form has been approved by the New York State Department of Health]

Patient Name	Date of Birth	Social Security Number
Patient Address		
		and the second s
to or my authorized representative, request that health infor	mation regarding my care and tree	niment be released as set forth on this form:
In accordance with New York State Law and the Privacy R (FIIPAA), Funderstand that;	uie of the Health Insurance Purtab	ility and Accountability Act of 1996
1. This authorization may include disclosure of information	stion relating to Al COHOL an	A BRISC ARRIVE MENERS MEASON
the appropriate time in Item 9(a). In the event the health is initial the line on the box in Item 9(a), I specifically authority	DENTIAL HIV* RELATED INF  Software described below including the release of such information to the	FORMATION only if I place my initials on tes any of these types of information, and I
2 If I am authorizing the release of HIV-related, alcohol prohibited from redisclosing such information without n	for drug treatment, or mental her	olth treatment information, the recipient is
f expenses distrimination because of the release or disclo	the may receive or use my HIV-re- state of HIV-related information	Hated information without authorization. If
responsible for protecting my rights.	ity Commission of Human Right	ts at (212) 306-7450. These agencies are
3. I have the right to revoke this authorization at any time	ey writing to the health care pro-	vider listed below. I understand that I may
revoke this authorization except to the extent that action has a landerstand that signing this authorization is volume	s kidentio here taken haseni on thic	south as the con-
nenews are not be essentiabled about all untidated by the	us disclosure	• •
5 Information disclosed under this authorization might be redisclosure may no longer be protected by federal or state is	N.A.	
5 THIS AUTHORIZATION DOES NOT AUTHORIZ	E VOU TO DISCUSS MY HOL	AUTH INFORMATION OR MEDICAL.
VARE WITH ANTONE OTHER THAN THE ATTURN	YEY OR GOVERNMENTAL AI	GENCY SPECIFIED IN ITEM 9 (b).
7 Name and address of health provider or entity to release t	llis information;	
8 Name and address of persones) or category of person to w	hom this information will be save	
	and the minimum and the settle	
প্রম) Specific information to be released	The state of the second	4.000
Medical Record from (insert date)	to (insert cate)	**************************************
D Entire Medical Record, including patient histories, or referrals, consults, hilling records insurance records.	office notes (except psychotherapy s, and records sent to you by other	notes), lest results, radiology studies, films, bealth care providers
2 Other	Includ	c: (Indicate by Instaling)
And the second s		Alcohol/Drug Freatment
		Mental Health Information
Authorization to Discuss Health Information	**************************************	
(b) G By minaling here Lauthorize		
Initials	Mane of individual he	alth care priva ka
to discuss my health information with my attorney, or a	a governmental agency, listed here	÷.
(Anger/Fine News	or Georgia actual Ageores Numer	
10 Reason for release of information:	1). Date or event on while	th this authorazation will expire
D At request of individual Diffici	i	
12 When the patient, name of person righting long		
All items on this form have been completed and my questions copy of the form	s about this form have been answe	red. In addition, I have been movided a

Human finantinodeficiency Virus that causes VIDS. The New York State Public Health Law protects information which reasonably could identify someone as having HIV symptoms or intertum and information regarding a person's contacts.

# Instructions for the Use of the HIPAA-compliant Authorization Form to Release Health Information Needed for Litigation

This form is a product of a collaborative process between New York State Office of Court Administration, representatives of the medical provider community in New York, and the bench and bar, designed to produce a standard official form that complies with the privacy requirements of the federal Health Insurance Portability and Accountability Act ("HIPAA") and its implementing regulations, to be used to authorize the release of health information needed for litigation in New York State courts. It can, however, be used more broadly than this and be used before litigation has been commenced, or whenever counsel would find it useful.

The goal was to produce a standard HIPAA-compliant official form to obviate the current disputes which often take place as to whether health information requests made in the course of litigation meet the requirements of the HIPAA Privacy Rule. It should be noted, though, that the form is optional. This form may be filled out on line and downloaded to be signed by hand, or downloaded and filled out entirely on paper.

When filing out Item 11, which requests the date or event when the authorization will expire, the person filing out the form may designate an event such as "at the conclusion of my court case" or provide a specific date amount of time, such as "3 years from this date".

If a patient seeks to authorize the release of his or her entire medical record, but only from a certain date, the first two boxes in section 9(a) should both be checked, and the relevant date inserted on the first line containing the first box.